

Request for Adjournment

To: Honorable Gerard E. Lynch                      Offense: Conspiracy to Commit Marriage  
U.S. District Judge                                      Fraud to Evade Immigration laws

From: Lyvia Y. Ramos                                      Marriage Fraud to Evade Immigration  
U.S. Probation Officer                                      Laws

Re: Valle, Yaritza                                      Sentence Date: June 30, 2008  
DKT. # 07 CR 1065-04(GEL)                                      Defense Counsel: Jennifer Colyer

Date: April 28, 2008                                      AUSA: Jonathan New

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We are making an adjournment request for the following reasons:

The defendant entered a guilty plea on February 27, 2008, to the above charges. She is presently scheduled to be sentenced on June 6, 2008.

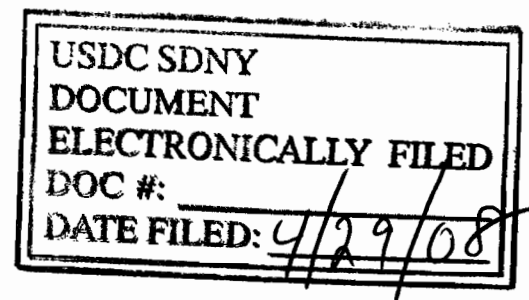
It was mutually agreed by this officer and defense counsel to schedule the defendant's interview for April 3, 2008, to allow the defendant time to recover from childbirth.

On April 3, 2008, defense counsel asked that we reschedule our meeting for later in the day, as the defendant could not be located. The interview was later cancelled, as counsel had been unable to communicate with the defendant, who resides in a shelter and does not have a telephone (contact is made through Valle's boyfriend's cellular phone). The interview was then rescheduled for April 10.

This officer canceled that appointment by voice mail, at approximately 2:00 a.m. on April 10, due to a family emergency. On April 14, this officer contacted defense counsel to reschedule the interview for April 16, provided that defense counsel could contact the defendant. The April 16 interview was rescheduled for April 23 because defense counsel had been unable to contact with the defendant.

With the assistance of Pretrial Services, the defendant presented herself at the Probation Office on April 23. After defense counsel arrived, the defendant was interviewed by the undersigned officer without incident.

Due to the above, we are requesting an adjournment of approximately four weeks to allow this officer sufficient time to complete the presentence investigation, and permit counsels sufficient time to review the presentence report.



Valle, Yaritza

P52511-L.Y. Ramos

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It is requested that Your Honor indicate the Court's decision as provided below. Counsel will be notified by copy of this form.

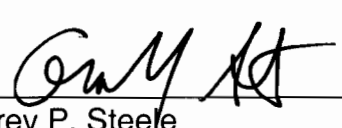
Respectfully submitted,

CHRIS J. STANTON  
Chief U.S. Probation Officer

By:

  
Lyvia Y. Ramos  
U.S. Probation Officer  
(212) 805-5173

Approved By:

  
Geoffrey P. Steele  
Supervising U.S. Probation Officer

1. AN ADJOURNMENT IS GRANTED: ✓

IF APPROVED, NEW DATE OF SENTENCE July 2, 2008 TIME 4:30 p.m.

2. REQUEST IS DENIED \_\_\_\_\_

4/29/08  
DATE

  
U.S. DISTRICT COURT JUDGE

cc: Jennifer Colyer, Defense Counsel  
One New York Plaza  
New York, NY 10011

Jonathan New, AUSA  
One Saint Andrew's Plaza  
New York, NY 10007